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To: "dfars@acq.osd.mil" cc: Fleischman Daniel R Civ ASC/PKC, Tormey Sue L Civ ASC/PKC
Subject: DFARS Case 2003-D004

The proposed change is:

Section 217.171 is amended by adding paragraph (a)(1)(v) to read
as

follows:

217.171 Multiyear contracts for services.

(a) * * *

(1) * * *

(v) Environmental remediation services for--

(A) An active military installation;

(B) A military installation being closed or realigned under a
base

closure law as defined in 10 U.S.C. 2667(h)(2); or

(C) A site formerly used by DoD.

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The definition of "military installation" is:

Military installation means a base, camp, post, station, yard,

center, or other activity under the jurisdiction of the Secretary of a

military department or, in the case of an activity in a foreign country, under the operational control of the Secretary of a military

department or the Secretary of **Defense** (10 U.S.C. 2801(c)(2)).

I would like the either the definition or the list in 217.171(a)(1)(v) to specifically include industrial property to remove any question as to whether the remediation services can be used at both active and former GOCO industrial plants currently or previously owned by DoD.

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